DELTA PROTECTION COMMISSION

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September 11, 1998

To:

Delta Protection Commission

From:

Lori Clamurro, Delta Protection Commission Staff

Subject:

Legislative Update (For Commission Information Only)

This memo provides updated information on the bills described in the July 1998 Legislative memo. Bills that have been listed in previous memos as dead have been listed on the last page of this memo. An additional update will be distributed at the Sept. 24 meeting.

WATER

AB 254: Machado: SAFE DRINKING WATER, CLEAN WATER, AND FLOOD PREVENTION ACT

There would be placed on the November 3, 1998 ballot authorization for the issuance of bonds for purposes of financing a safe drinking water, flood protection, and water quality programs. This bill is similar to SB 312.

STATUS:

This bill is dead

AB 609: Margett: RECYCLED WATER

Recycled water producers, retail water suppliers, and entities responsible for groundwater replenishment would be allowed to cooperate in joint studies to determine the feasibility of providing recycled water service and recycled water for groundwater replenishment. The environmental benefits of recycled water include a reduced demand for water in the Sacramento-San Joaquin Delta.

STATUS:

Chaptered on 7/20/98 (Chapter 164, Statutes of 1998)

AB 921: Wayne: RECYCLED WATER

The Dept. of Health Services would not be authorized to issue a permit to a public water system or amend a valid existing permit for the use of a reservoir as a source of supply that is directly augmented with recycled water, unless it does all of the following: performs an engineering evaluation of the proposed treatment technology and finds that this technology will ensure that the recycled water meets or exceeds all applicable drinking water standards and poses no significant threat to human health; and holds at least three duly noticed public hearings in the area where the recycled water is proposed to be used or supplied for human consumption.

STATUS:

Chaptered on 8/17/98 (Chapter 295, Statutes of 1998)

AB 1180: Battin: PUBLIC WATER SYSTEMS

This bill would provide a framework for a general obligation bond law for \$100,000,000 for California's safe drinking water programs. Battin's staff is working on getting \$15,000,000 appropriated, plus federal matching funds, for 1998, and including the rest of the bond act for consideration on the Nov. 3, 1998 ballot.

STATUS: This bill is dead

AB 1862: Migden: WATER QUALITY

Under existing law, the State Water Resources Control Board (SWRCB) and the regional water quality control boards are among the principal agencies with primary regulatory authority over water quality. This bill would authorize the state board and the regional boards to require an application for waste discharge requirements to include a prescribed pollution prevention plan and would require the state board to incorporate the plans as part of the waste discharge requirements prescribed for certain dischargers.

STATUS: This bill is dead

AB 2027: Machado, Thomson: WATER TRANSFERS

The California Water Commission would be required to appoint a task force, with prescribed membership, to review third-party impacts of water transfers and to investigate the establishment of a water-transfer clearinghouse. The task force would be required to report to the Legislature and the Governor regarding those matters on or before September 1, 1999.

STATUS: This bill is dead

AB 2392: Margett: GROUNDWATER AND SURFACE WATER

Existing law requires the State Department of Health Services (DHS) to adopt regulations covering water testing and monitoring of contaminants, and requires the Office of Environmental Health Hazard Assessment to perform a risk assessment, and to adopt a public health goal for contaminants in drinking water based on that assessment. AB 2392 would appropriate \$100,000 to DHS to arrange for the conducting of appropriate studies to enable the department to adopt a perchlorate drinking water standard in a timely manner. This bill shall become operative only if SB 1033 is enacted and becomes operative on or before January 1, 1999.

STATUS: This bill is dead

AB 2666: Perata: RECYCLED WATER: GRANTS

The SWRCB would be required to award grants to public agencies, universities, and charitable nonprofit organizations, and enter into contracts to conduct, or assist in the financing of, water recycling studies, investigations, and research and development. \$5,000,000 would be appropriated from the General Fund to the board to carry out this grant program.

STATUS: This bill is dead

AB 2710: Kuehl: CALIFORNIA PLAN FOR WATER RELIABILITY BOND ACT OF 1998

The California Plan for Water Reliability Bond Fund would be created, and \$225,000,000 would be transferred to this fund from an unspecified fund. The money would go to the development and implementation of a California Plan that helps to meet Californians' water needs without increasing the competition for water resources in the Sacramento-San Joaquin Delta and other parts of the state. Steps toward achieving the goals of the California Plan include water conservation, water transfers, and water storage. The bill would not become operative if AB 254 is approved by the voters at the Nov. 3, 1998 general election and is operational before 1/1/99. STATUS: This bill is dead

SB 312: Costa: SAFE DRINKING WATER, CLEAN WATER, AND FLOOD PROTECTION ACT

A general obligation bond for safe drinking water, clean water, and flood protection programs would be placed on the November 3, 1998 ballot. This bill is identical to AB 254.

STATUS: This bill is dead

SB 1011: Costa: WATER RIGHTS

Current law declares that where water appropriated for irrigation purposes is not used by reason of land fallowing, the reduced usage shall be deemed to constitute water conservation. This bill would include temporary land management practices used in the course of normal and customary agricultural production to maintain or promote the productivity of agricultural land as part of this provision. The water or its use may be sold, leased, exchanged, or otherwise transferred; upon the completion of the term of a transfer agreement, the right to the use of the water shall revert to the transferor as if the transfer had not been undertaken.

STATUS: This bill is dead

SB 1033: Sher: PUBLIC WATER SYSTEMS: PUBLIC HEALTH GOALS: PERCHLORATE

The State Department of Health Services (DHS) would be required to adopt a primary drinking water standard for perchlorate found in public water systems within 6 months of the office and the department determining there is sufficient data of a prescribed nature. In addition, the bill would require DHS, on or before July 1, 1999, to prepare and submit a report to the Legislature that summarizes the number of public water systems that have detected perchlorate, and the actions being taken to reduce the amount of contamination. The office and the department would be required to report every 6 months on their progress in obtaining sufficient data.

STATUS: Enrolled and to Governor on 9/8/98

SB 1765: Costa: COLORADO RIVER MANAGEMENT PROGRAM

Existing law requires the Colorado River Board of California to investigate past, present, and potential uses of Colorado River water within and without the state. This bill would appropriate \$235,000,000 from the General Fund for the purpose of implementing the "California Plan" developed by the Colorado River Board, and \$300,000 from the General Fund to the Salton Sea Authority to conduct a study relating to the All American Canal. \$200,000,000 will be used for

lining the All American Canal and its Coachella Branch, 35,000,000 will be used for conjunctive use programs' facilities, and the \$300,000 would be used to conduct a study of seepage and subsurface inflows to the Salton Sea from these lining projects.

STATUS: This bill is dead

SB 1833: Kelley: COLORADO RIVER: WATER TRANSFERS

This bill would amend the policy of the State to: support efficient use of Colorado River water; satisfy urban demand for water by facilitating the water transfer between Imperial Irrigation District(IID) and San Diego County Water Authority (SDCWA); and reduce the environmental impacts on the Delta of exporting water from the north to the south if the IID/SDCWA transfer does not occur and efficient use of water does not improve.

STATUS: This bill is dead

SB 2103: Haynes: RECYCLED WATER

This bill would establish the procedures for a customer to request recycled water service, for establishing the rate for that recycled water service, for resolving disputes between the customer and his or her retail water supplier, relating to the supply of that recycled water service, and for enforcing those procedures.

STATUS: Enrolled and to Governor on 9/8/98

ENVIRONMENT

AB 1463: Olberg, Machado: ENDANGERED SPECIES: INCIDENTAL TAKING

The California Endangered Species Act (CESA) prohibits importing, exporting, taking, possessing, purchasing, or selling any species that the Fish and Game Commission determines to be an endangered or threatened species. This bill would exclude from that prohibition any taking that is incidental to an activity necessary for the immediate protection of human health or welfare, incidental to the repair or replacement of a facility damaged as the result of an emergency, or, in an area in which a state of emergency has been declared, is incidental to any activity reasonably necessary to prevent the recurrence of a natural disaster or to reduce the potential loss of life or property.

STATUS: This bill is dead

AB 1625: Richter: FISH AND GAME: PENALTIES

Existing law makes it a crime to place or plant any live fish, fresh or salt water animal, or aquatic plant in any waters of this State without first obtaining written permission from the Department of Fish and Game; this bill would make the *attempt* of that crime also unlawful. A fine of up to \$20,000 would be imposed, and imprisonment in the county jail for no more than 6 months for each violation would be authorized.

STATUS: Enrolled and to Governor on 8/31/98

AB 1657: Murray: TRANSPORTATION FACILITIES: ENVIRONMENTAL ENHANCEMENT AND MITIGATION PROGRAM FUND

Existing law states that it is the intent of the Legislature, commencing July 1, 1991, to allocate \$10,000,000 annually for 10 years to the Environmental Enhancement and Mitigation Demonstration Program Fund. Under this fund, local, state, and federal agencies and nonprofit entities may apply for and receive grants for environmental and mitigation projects related to the environmental impact of modifying existing or the construction/expansion of new transportation facilities. This bill would extend the sunset date to June 30, 2004.

STATUS: This bill is dead

SB 157: Johannessen: HABITAT MAINTENANCE FUND

The Habitat Maintenance Fund would be established, and \$500,000 would be transferred to this fund from the General Fund. The Habitat Maintenance Fund would be used by the Department of Fish and Game (DFG) for the purpose of maintaining the wildlife habitat acquired through expenditures from the Habitat Conservation Fund (established by Proposition 117, the California Wildlife Protection Act of 1990).

STATUS: This bill is dead

SB 1059: Costa: ENVIRONMENTAL QUALITY PROJECT REVIEW FEES

\$3,000,000 from the revenue paid to the state from oil and gas leases on tide and submerged lands and beds of navigable rivers and lakes would annually be transferred into the Fish and Wildlife Resources Stewardship Fund, created by this bill in the Fish and Game Preservation Fund (after any amounts required to be allocated to cities and counties pursuant to specified provisions). The money would be expended for the purpose of paying the Department of Fish and Game as a trustee agency.

STATUS: This bill is dead

SB 1363: Alpert: MARINE RESOURCES

The Department of Fish and Game would be required to conduct and support research to obtain essential fishery information for all marine fisheries managed by the State. In addition, the Department of Fish and Game would be authorized to establish a program to place observers onboard commercial and charter fishing vessels to gather data on selected state and federally managed commercial recreational fisheries and on marine predation. The Dept. of Fish and Game would be authorized to contract with the University of California, the California State University, and other specified entities to obtain observer services, and to implement an equitable fee system to fund this observer program.

STATUS: Enrolled and to Governor on 8/25/98

SB 1771: Johnston: WILDLIFE CONSERVATION AND ENHANCEMENT ACT OF 1998

The Secretary of the Resources Agency, in consultation with the Department of Fish and Game, conservation groups, and other interested parties, would be required to develop a statewide investment strategy for the long-term conservation, protection, restoration, and enhancement of California's native fish, plant, and animal species, and to submit a draft of that investment strategy

to the Legislature on or before Jan. 1, 2000. This bill would also require the Secretary and Department to establish a wildlife conservation funding advisory council to implement a statewide matching fund program.

STATUS: This bill is dead

SB 1784: Hayden: CALIFORNIA BIODIVERSITY AND HABITAT PROTECTION ACT

The California Endangered Species and Biodiversity Account would be created by this bill, and the Controller would be required to transfer \$1 for each resident of the State into this fund within the Resources Trust fund. This bill would continuously appropriate the funds in the account for capital costs related to the recovery of species listed as candidate, threatened, or endangered, including habitat acquisition and restoration. The Governor, with the concurrence of the Senate Committee on Rules, would be required to convene an interagency task force to conserve biodiversity and candidate, threatened, and endangered species on or before July 1, 1999. Finally, the bill would require that all state governmental agencies, boards, and commissions make a finding that the expenditure or transfer promotes biodiversity and candidate, threatened, and endangered species *prior* to the expenditure or transfer of funds for habitat acquisition and other related purposes.

STATUS: This bill is dead

AGRICULTURE

AB 1058: Cardoza, Kelley: MILK MARKETING

Existing law prohibits a dairy cow farm that was marketing market milk on Aug. 1, 1996, from marketing manufacturing milk, but permits it to elect to market manufacturing milk for the 12-month period beginning Jan. 1, 1997, or the 12-month period beginning Jan. 1, 1998, or for both of those time periods. This bill would continue that existing law beyond Jan. 1, 1999, by eliminating that repeal date. It would permit a dairy farm to elect annually on Jan. 1 to market manufacturing milk for a 12-month period.

STATUS: Chaptered on 5/5/98 (Chapter 33, Statutes of 1998)

AB 1699: Ortiz: AIR POLLUTION: RICE STRAW BURNING

Existing law, the Connelly-Areias-Chandler Rice Straw Burning Reduction Act of 1991, limits the burning of rice straw in the Sacramento Valley Air Basin and specifies the number of acres that may be burned in specified spring and fall months. The act requires that the number of allowable acres to be burned each day be determined by the State Air Resources Board. This bill would require the Board to establish a fine particulate matter monitoring program in cooperation with Districts in and adjacent to the Sacramento Valley.

STATUS: This bill is dead

AB 1998: Thomson: AGRICULTURAL CHEMICAL REDUCTION PILOT DEMONSTRATION PROJECTS

The University of California(UC) is required under existing law to establish a program of pilot demonstration projects designed to provide services, training, and financial incentives for participating farms to reduce their use of chemicals for agricultural production; however, these provisions do not apply unless the Regents of the UC, by resolution, make them applicable. This bill would repeal the provisions that make the program operative only upon the adoption of a resolution by the Regents and, instead, establishes the Sustainable Agriculture Research and Education Program within the UC.

STATUS: Enrolled and to Governor on 8/25/98

AB 2283: Assembly Committee on Agriculture: PEST CONTROL

Existing law provides for the appointment of a county agricultural commissioner in each county who, among other things, is responsible for the enforcement of pest control laws and regulations within that county. This bill would authorize the commissioner, when a pest emergency is declared, to enter into a mutual aid agreement with other counties for the purpose of sharing staff, equipment, expertise, information, and other resources necessary to eradicate the pests.

STATUS: Enrolled and to Governor on 8/31/98

LAND USE

SB 1182: Costa: AGRICULTURAL LAND; PRESERVATION PROGRAMS: FARMLAND SECURITY ZONES

Existing law, known as the California Land Conservation Act of 1965 (Williamson Act), authorizes a city or county, by contract, to limit the uses of land to agricultural uses or as an agricultural preserve in exchange for reduced property taxes. SB 1182 would make technical changes in provisions of law relating to subventions of state funds to replace reduced property taxes. It would authorize 2 or more landowners to petition a county board of supervisors to convert a contract or contracts entered into pursuant to the Act to a new contract designating the property as a farmland security zone (FSZ), and would specify the type of land to which this designation would apply. The initial term of a FSZ contract shall be no less than 20 years, and each contract shall provide for yearly automatic extensions unless a notice of nonrenewal is given. STATUS: Chaptered on 8/24/98 (Chapter 353, Statutes of 1998)

SB 2080: O'Connell: LAND AND WATER CONSERVATION

The California Land and Water Conservation Act of 1998 would be enacted; the Secretary of the Resources Agency would implement a program under which qualified property may be contributed to the state, any local government, or any nonprofit organization designated by a local government, based on specified criteria in order to provide for the specified protection of wildlife

habitat, open space, and agricultural lands. This bill would authorize a credit against those taxes under the Personal Income Tax Law and the Bank and Corporation Tax Law, in an amount equal to 55% of the fair market value of any qualified contribution.

STATUS: This bill is dead

SB 2227: Monteith: LAND CONSERVATION CONTRACTS

Any county receiving open-space land subventions shall require the local agency formation commission to supervise open-space programs by taking certain actions when the commission considers approval of a city annexation of land subject to a Williamson Act contract.

STATUS: Enrolled and to Governor on 9/8/98

SCA 9: Haynes: PROPERTY TAXATION: EXEMPTION: AGRICULTURAL LAND: WILDLIFE MANAGEMENT

This measure would exempt from property taxation any privately owned agricultural land that is actively used to propagate a sustaining breeding, migrating, or wintering population of indigenous wild animals in 3 or more of certain specified ways. The measure would provide that its provisions are severable, and that those provisions shall become effective commencing with the first property tax lien date occurring after the date upon which this measure is approved by the voters. Two-thirds of the membership of each house concurred on this proposal to amend California's Constitution.

STATUS: This bill is dead

SCA 27: Monteith: PROPERTY TAXATION: AGRICULTURAL LAND

This congressional amendment would authorize the Legislature to exempt, in part, from property taxation certain agricultural and natural resource land so that only the portion of the land with a residential unit on it shall be subject to taxation for the purpose of paying interest and principal on certain school bonds. The measure would require that if the land is converted to any other use, then the land in its entirety is subject to 150% taxation for the purpose of pahing interest and principal on the school bonds.

STATUS: This bill is dead

RECREATION

SB 2: Thompson: PARKS AND RESOURCES IMPROVEMENT: BOND ACT

The Watershed, Wildlife, and Parks Improvement Bond Act would authorize the issuance of bonds in the amount of \$849,500,000 for the purpose of financing a program for the acquisition, development, improvement, rehabilitation, restoration, enhancement, and protection of park, recreational, cultural, historical, fish and wildlife, lake, riparian, reservoir, river, and coastal resources. This bond act would be submitted to the voters at the Nov. 3, 1998 general election.

STATUS: This bill is dead

SB 2161: McPherson: COMMERCIAL FISHING: LICENSES AND PERMITS

In addition to making technical, nonsubstantive changes to the conditions on the use of commercial fishing licenses and permits issued by the Department of Fish and Game, this bill would require a person who holds a commercial fishing vessel permit or other entitlement to the use of a vessel for commercial fishing, to also hold a valid commercial boat registration for that vessel.

STATUS: This bill is dead

SB 2207; Sher: VESSELS: RENEWAL REGISTRATION FEES: VOLUNTARY CONTRIBUTIONS

This bill would authorize the fee for renewal of a certificate of registration for a vessel to include a voluntary contribution for the removal of navigational hazards and vessel pumpout facilities. Any contributions would be deposited either in the Navigational Hazard Removal Fund or the Mobile Vessel Pumpout Facility Fund (which this bill would establish). This would be under the control of the State Lands Commission.

STATUS: This bill is dead

LEVEES

AB 1281: Havice: ENDANGERED SPECIES AND FLOOD CONTROL LEVEES

The Department of Fish and Game would be required to conduct a study, in consultation with the Department of Water Resources, of the effect of threatened and endangered species and their habitat on flood control levees by July 1, 1998.

STATUS: This bill is dead

SBX1 7: Johannessen: STREAMBED ALTERATIONS

Current law requires a government agency or public entity to submit prescribed plans and other information to the Department of Fish and Game, and requires those entities and other persons to follow prescribed procedures concerning a project that will affect a river, stream, or lake designated by the department, except certain emergency work. This bill would also include within that exception any project that involves the removal of accumulated sediment and vegetation from a facility constructed for the purpose of water detention, sediment/debris retention, flood control, storm protection, drainage, or irrigation, where the postremoval condition of the facility is consistent with the original design or capacity.

STATUS: This bill is dead

SBX1 8: Johannessen: STREAMBED ALTERATIONS

Current law requires a governmental agency or public entity to submit prescribed plans and other information to the Department of Fish and Game, and requires those entities and other persons to follow prescribed procedures concerning a project that will affect a river, stream, or lake

designated by the department, except certain emergency work. This bill would also include within that exception work subsequently performed to restore the conditions existing prior to the emergency.

STATUS:

Enrolled and to Governor on 8/31/98

FLOOD/DISASTER RELIEF

AB 1853: Machado, Knox, Kuehl, Kuykendall, Mazzoni, Sweeney: LOCAL DISASTER PREPAREDNESS TRUST FUND

\$40,000,000 would be appropriated from the General Fund for future appropriation by the Legislature to local agencies for disaster preparedness and hazard mitigation. Eligible agencies would be required to develop a five-year work plan of disaster preparedness and hazard mitigation goals and objectives.

STATUS:

This bill is dead

AB 2023: Gallegos: FLOOD CONTROL AND WATER CONSERVATION: LIABILITY

Neither a public agency that operates flood control and water conservation activities, nor its employees, shall be liable for an injury caused by the condition of streambeds or adjacent groundwater recharge spreading grounds if, at the time of the injury, the person was using the property for any purpose other than that for which the public agency intended it to be used. Subject to certain conditions, and does not exonerate the agency from liability under a number of other circumstances.

STATUS:

Enrolled and to Governor on 9/4/98

AB 2105: Machado: DEPT. OF WATER RESOURCES: DISASTER OPERATIONS

The Department of Water Resources (DWR) would be authorized to encourage the development of flood-fighting plans by local flood control agencies, by outlining specific flood-fighting strategies, reviewing the plans for consistency and technical appropriateness, and acting as a central depository for the plans. DWR would be authorized to use these flood-fighting plans for responding to the threatened or actual failure of a levee or other flood control structure.

STATUS:

Enrolled; to Governor at 3:15 p.m. 8/26/98

AB 2510: Strom-Martin: DISASTER RELIEF

The flooding that began on Feb. 2, 1998, would be added to the list of disasters eligible for 100% of total State eligible costs under the Natural Disaster Assistance Act.

STATUS:

Enrolled and to Governor on 8/27/98

STATE AGENCIES

AB 291: Machado: CALFED BAY DELTA PROGRAM

Under existing law, certain state and federal agencies with management and regulatory responsibilities in the Delta participate in the CALFED Bay Delta Program for the purposes of improving ecosystem quality, water supply reliability, water quality, and the integrity of delta levees and channels. This bill would prohibit a public agency, including a state or local agency, from expending any funds for the development of an isolated transmission facility that is recommended by the CALFED Program until the legislature, by statute, specifically approves that option.

STATUS: This bill is dead

AB 2573: Machado: STATE WATER RESOURCES CONTRL BOARD: DECISIONS AND ORDERS: JUDICIAL REVIEW

Existing law authorizes the party aggrieved by any decision or order of the State Water Resources Control Board to file a petition for a writ of mandate for review of the decision or order not later than 30 days from the date of the Board's final action. Existing law provides that, if no aggrieved party petitions for a writ of mandate within the time provided, the decision or order of the Board is not subject to review by any court. This bill would provide that the election by the United States not to be a party in any court case involving the review of a decision or order by the Board relating to a permit or license to appropriate water held by the state or the United States shall not, in and of itself, be a basis for dismissal of that case.

STATUS: Chaptered on 8/24/98 (Chapter 345, Statutes of 1998)

AB 2621: Cardoza: DEPT. OF CONSERVATION (DOC): FARMLAND MAPPING

\$500,000 would be appropriated from the General Fund to fund DOC's farmland mapping program, and would require DOC, in cooperation with the U.S. Department Of Agriculture's Natural Resources Conservation Service, to use those funds to complete any unfinished soil surveys that are necessary to complete farmland mapping activities in areas where the existing series of maps is incomplete.

STATUS: Enrolled and to Governor on 8/27/98

SB 1075: Johnston: DELTA PROTECTION COMMISSION

Various clarifying and technical changes would be made to the Johnston-Baker-Andal-Boatwright Delta Protection Act of 1992, and would extend the sunset date of the Delta Protection Commission to Jan. 1, 2010.

STATUS: Enrolled and to Governor on 8/28/98

SB 1652: Kopp: SECRETARY OF STATE: DOCUMENT FILING

Existing law requires that various documents be filed with, or maintained by, the Secretary of State. This bill would delete the requirement that certain documents be filed or maintained by the Secretary of State and would require instead that these documents be filed with, or maintained by, a designated state agency, state officer, county clerk, county board of supervisors, or other local

officer, as appropriate. Sections 46 and 47 of this bill amend the Public Resources Code to require that "Delta Protection Zones" maps of the Delta's legal primary and secondary zones currently filed with and maintained by the Secretary of State be filed with and maintained by the State Lands Commission instead.

STATUS: Enrolled and to Governor on 9/3/98

SB 2005: Kopp: PERMIT STREAMLINING ACT

Under the Permit Streamlining Act, a state or local agency and a public agency that is the lead agency for a development project are required to act upon an application for a development project within specified time periods prescribed by the act and may not include a waiver of these time periods as a condition of accepting or processing the application for a development permit. This bill would add the term "extension" to these provisions. The bill would also declare the legislature's intent to clarify that this act does not provide for the application of the common law doctrine of waiver by either its purpose or its language. Existing law authorizes a lead agency to waive specified time limits where a combined EIR/EIS is being prepared on a development project; this bill would repeal this authority.

STATUS: Chaptered on 8/10/98 (Chapter 283, Statutes of 1998)

DEAD BILLS

AB 1641: Ashburn: CANDIDATE, ENDANGERED, AND THREATENED SPECIES

AB 2652: Cardoza: AGRICULTURAL BURNING: SAN JOAQUIN VALLEY AIR BASIN

AB 2439: Bowen: WATER SUPPLIES: DISCHARGES

AB 2624: Ducheny: PARKS AND RESOURCES IMPROVEMENT: BOND ACT

AB 2340: Frusetta: STREAMBED ALTERATIONS

ABX1 13: Baca: DISASTER RELIEF; EL NINO

AB 455: Richter: EMERGENCY SERVICES: FLOOD EMERGENCY ACTION TEAM (FEAT) RECOMMENDATIONS

AB 2657: Brewer: WATER: FLOOD CONTROL SUBVENTIONS

AB 2503; Goldsmith, McClintock: STATE AGENCIES: CONTINUATION